EXHIBIT 34 FILED UNDER SEAL

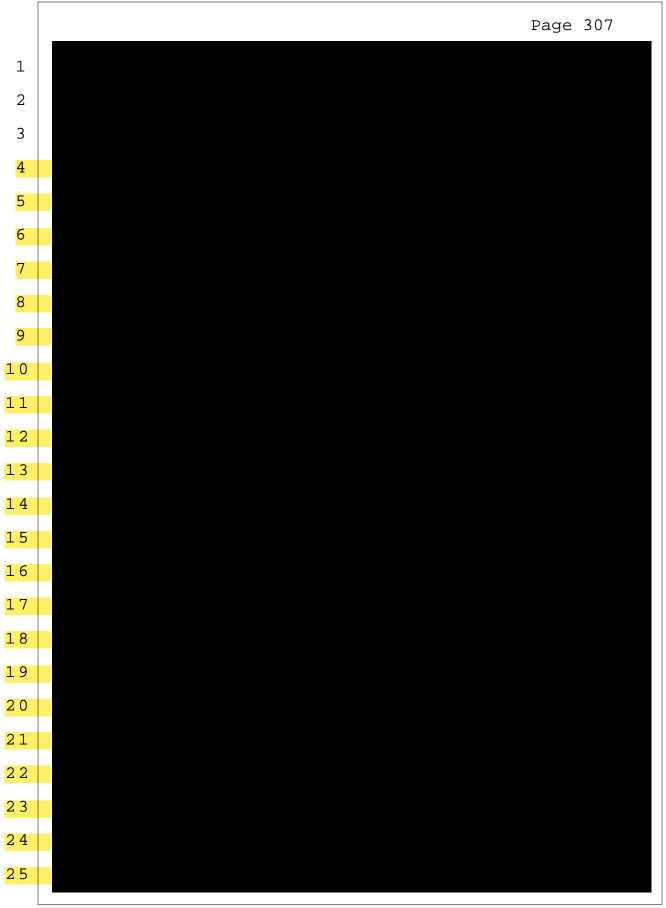
```
Page 1
1
          IN THE UNITED STATES DISTRICT COURT
           FOR THE EASTERN DISTRICT OF TEXAS
2
                    SHERMAN DIVISION
3
    THE STATE OF TEXAS, et
    al.,
                                )
4
                                ) Case No.
                 Plaintiffs,
                                4:20-cv-00957-SDJ
5
                                  Hon. Sean D. Jordan
    vs.
6
    GOOGLE LLC,
7
                 Defendant.
8
                 TUESDAY, APRIL 30, 2024
9
     HIGHLY CONFIDENTIAL - PURSUANT TO PROTECTIVE
10
                          ORDER
11
1 2
                Remote videotaped deposition of
13
                 , held at the location of the
14
     witness in Washington, DC, commencing at
15
     9:00 a.m. Eastern Time, on the above date,
     before Carrie A. Campbell, Registered
16
17
     Diplomate Reporter, Certified Realtime
18
     Reporter, Illinois, California & Texas
19
     Certified Shorthand Reporter, Missouri,
20
     Kansas, Louisiana & New Jersey Certified
2.1
     Court Reporter.
22
2.3
24
2.5
     Job No. MDLG6673373
```

	Page 2
1 2	REMOTE APPEARANCES:
3	NORTON ROSE FULBRIGHT US LLP BY: ABRAHAM CHANG
4	abraham.chang@nortonrosefulbright.com 1301 McKinney, Suite 5100
5	Houston, Texas 77010 (713) 651-5151
6	and
7	NORTON ROSE FULBRIGHT US LLP
8	BY: DANIELLA TORREALBA daniella.torrealba@nortonrosefulbright.com
9	799 9th Street NW, Suite 1000 Washington, DC 20001
10	(202) 662-0200
11 12	and THE LANIER LAW FIRM, PLLC
13	BY: ZEKE DEROSE zeke.derose@lanierlawfirm.com
1 /	MELONIE DEROSE melonie.derose@lanierlawfirm.com
14	10940 West Sam Houston Parkway North,
15	Suite 100 Houston, Texas 77064
16	(713) 659-5200 Counsel for Texas, Idaho, Louisiana
17	(The Lanier Law Firm only), Mississippi, North Dakota,
18	Mississippi, South Carolina, and South Dakota
19	South Dakota
20	STATE OF TEXAS
21	OFFICE OF THE ATTORNEY GENERAL
22	BY: DIAMANTE SMITH Diamante.Smith@oag.texas.gov
23	P.O. Box 12548 Austin, Texas 78711-2548
	(512) 936-1674
24 25	Counsel for Plaintiff State of Texas

	Page 3
1	FRESHFIELDS BRUCKHAUS DERINGER US LLP
	BY: JAN RYBNICEK
2	jan.rybnicek@freshfields.com
	ANDREW HENDERSON
3	andrew.henderson@freshfields.com
	700 13th Street, NW, 10th Floor
4	Washington, DC 20005-3960
	(202) 777-4500
5	Counsel for Google LLC
6	
7	ALSO PRESENT:
8	JONATHAN JAFFE, consultant
9	STEVEN C. SPARLING, Litigation and
	Regulatory Counsel, Google LLC
10	
	VINCE ROSICA, trial technician,
11	Precision Trial Solutions
12	
13	VIDEOGRAPHER:
	BILL GEIGERT,
14	Golkow Litigation Services
15	
16	
17	
18	
19	
2 0	
21	
2 2	
2 3	
2 4	
25	

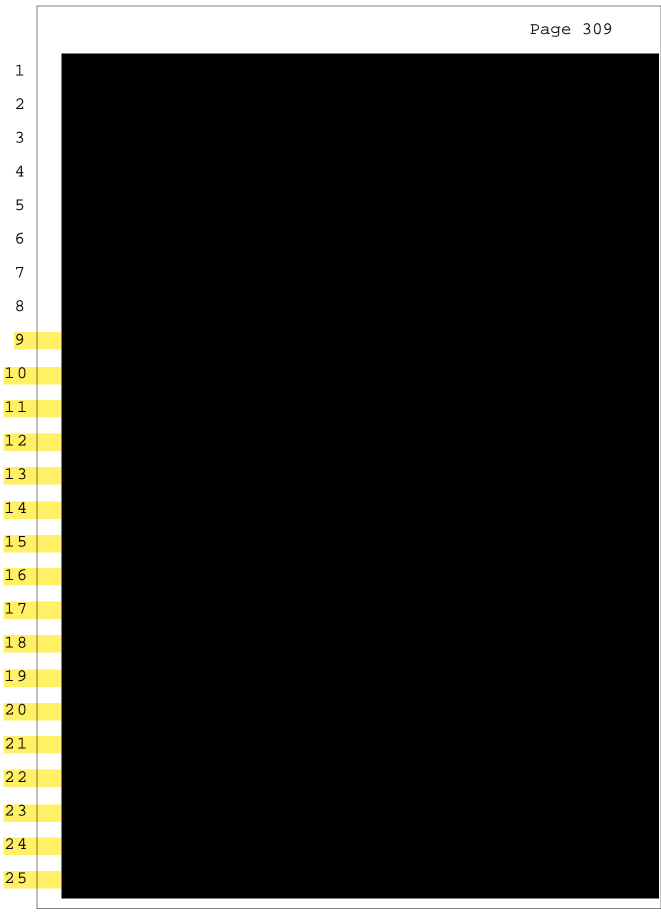
Page 4 INDEX PAGE APPEARANCES	
APPEARANCES	
APPEARANCES EXAMINATIONS BY MR. CHANG EXHIBITS No. Description Exh 321 LinkedIn Profile Exh 322 13 14 Exh 323 E-mail(s), GOOG-NE-05308050 - GOOG-NE-05308061 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIS with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor	
EXAMINATIONS BY MR. CHANG	
BY MR. CHANG	2
EXHIBITS No. Description Exh 321 LinkedIn Profile Exh 322 13 14 Exh 323 E-mail(s), GOOG-NE-05308050 - GOOG-NE-05308061 16 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIs with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor 26	
TEXHIBITS No. Description Exh 321 LinkedIn Profile Exh 322 11 Exh 322 12 13 14 Exh 323 E-mail(s), GOOG-NE-05308050 - GOOG-NE-05308061 16 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIs with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor 26	7
8 No. Description 9 Exh 321 LinkedIn Profile 10 Exh 322 13 11 12	
9 Exh 321 LinkedIn Profile 10 Exh 322 13 11 12	
10 Exh 322 11 11 12 13 14 Exh 323 E-mail(s),	e
11 12 13 14 Exh 323 E-mail(s), GOOG-NE-05308050 - GOOG-NE-05308061 16 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIs with Google's ads platforms" 18 Exh 325 Google Display Update, Dan Taylor	9
12 13 14 Exh 323 E-mail(s), GOOG-NE-05308050 - GOOG-NE-05308061 16 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIs with Google's ads platforms" 18 Exh 325 Google Display Update, Dan Taylor	9
12 13 14 Exh 323 E-mail(s), GOOG-NE-05308050 - GOOG-NE-05308061 16 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIs with Google's ads platforms" 18 Exh 325 Google Display Update, Dan Taylor	
13 14 Exh 323 E-mail(s), GOOG-NE-05308050 - 15 GOOG-NE-05308061 16 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIs with Google's ads platforms" 18 Exh 325 Google Display Update, Dan Taylor	
13 14 Exh 323 E-mail(s), GOOG-NE-05308050 - 15 GOOG-NE-05308061 16 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIs with Google's ads platforms" 18 Exh 325 Google Display Update, Dan Taylor	
Exh 323 E-mail(s), GOOG-NE-05308050 - GOOG-NE-05308061 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIs with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor	
Exh 323 E-mail(s), GOOG-NE-05308050 - GOOG-NE-05308061 Exh 324 "Google Ads Developer Blog: Prepare to test Privacy Sandbox APIs with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor	
GOOG-NE-05308050 - GOOG-NE-05308061 Exh 324 "Google Ads Developer Blog: 24 Prepare to test Privacy Sandbox APIs with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor 26	
GOOG-NE-05308061 Exh 324 "Google Ads Developer Blog: 24 Prepare to test Privacy Sandbox APIs with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor 26	3
16 Exh 324 "Google Ads Developer Blog: 24 Prepare to test Privacy Sandbox APIs with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor 26	
Prepare to test Privacy Sandbox APIs with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor 26	
APIs with Google's ads platforms" Exh 325 Google Display Update, Dan Taylor 20	6
Exh 325 Google Display Update, Dan Taylor 20	
- July 2015,	8
19 GOOG-NE-11849783 -	
GOOG-NE-11849821	
20	_
Exh 326 Google Display Network, 28 GOOG-NE-11917922	0
	1
22 Exh 327	_
23 - August 2017,	
23 - August 2017, GOOG-AT-MDL-B-005169752 -	
GOOG-AI-MDL-B-005169752 - 24 GOOG-AT-MDL-B-005169760	
25 GOOG-AI-MDL-B-005109700	

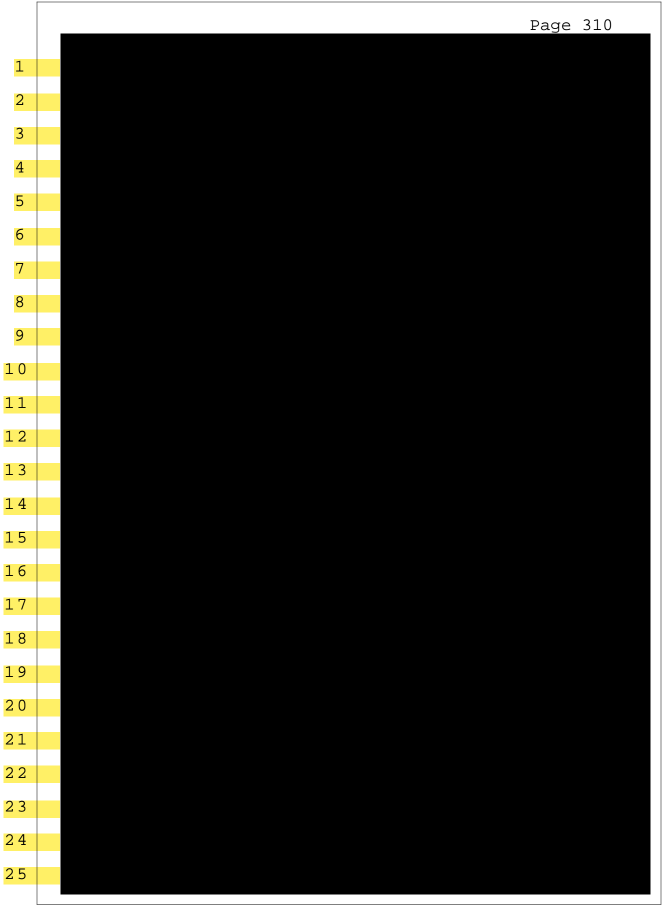
	Page 5	
1	Exh 328 E-mail(s), 3	11
	GOOG-AT-MDL-017582415 -	
2	GOOG-AT-MDL-017582424	
3	(Exhibits attached to the deposition.)	
4		
5	CERTIFICATE3	31
6	ACKNOWLEDGMENT OF DEPONENT3	3 3
7	ERRATA3	3 4
8	LAWYER'S NOTES3	3 5
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		





Golkow Technologies, A Veritext Division





Page 331 1 CERTIFICATE 2 I, CARRIE A. CAMPBELL, Registered Diplomate Reporter, Certified Realtime Reporter and Certified Shorthand Reporter, do 3 hereby certify that prior to the commencement 4 of the examination, , was duly sworn by me to testify to the truth, the whole truth and nothing but the truth. 5 I DO FURTHER CERTIFY that the 6 foregoing is a verbatim transcript of the testimony as taken stenographically by and 7 before me at the time, place and on the date hereinbefore set forth, to the best of my 8 ability. 9 I DO FURTHER CERTIFY that I am neither a relative nor employee nor attorney 10 nor counsel of any of the parties to this action, and that I am neither a relative nor 11 employee of such attorney or counsel, and 12 that I am not financially interested in the action. 13 Curie a. Campbell 14 15 CARRIE A. CAMPBELL, 16 NCRA Registered Diplomate Reporter Certified Realtime Reporter 17 California Certified Shorthand 18 Reporter #13921 Missouri Certified Court Reporter #859 19 Illinois Certified Shorthand Reporter #084-004229 20 Texas Certified Shorthand Reporter #9328 Kansas Certified Court Reporter #1715 New Jersey Certified Court Reporter 21 #30XI00242600 22 Louisiana Certified Court Reporter #2021012 Notary Public 23 Dated: May 1, 2024 24 25